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12	UNITED STATES DISTRICT COURT		
13	FOR THE CENTRAL DISTRICT OF CALIFORNIA		
14	WESTERN DIVISION		
15			
16	DONALD LEO MELLEIN,	No. 2:23-cv-07970-RGK-MAR	
17	Plaintiff,	STIPULATION TO ALLOW PLAINTIFFS TO USE MATERIAL	
	V.	DESIGNATED AS CONFIDENTIAL IN RELATED CASE	
18	UNITED STATES OF AMERICA, et		
	al.,	[Discovery Matter]	
20	Defendants.	Honorable R. Gary Klausner United States District Judge	
21		Honorable Margo A. Rocconi	
22		United States Magistrate Judge	
23			
24	Counsel for plaintiff Donald Leo Mellein ("Plaintiff") and defendant United States		
25	of America ("United States") hereby enter into the following stipulation to allow		
26	Plaintiff to use material designated as confidential in a related case subject to the Court's		
27	approval. The stipulation is based on the following:		
28			

- 1. The Court entered a Protective Order in *Snitko v. United States*, 2:21-cv-04405-RGK-MAR ("*Snitko*") on April 8, 2022 at Dkt. 92.
- 2. Counsel for the *Snitko* plaintiffs also represent plaintiffs who have since initiated the following related lawsuits against the United States:
 - a. Jeni Pearsons, et al. v. United States of America, et al., 2:23-cv-07952-RGK-MAR ("Pearsons"); and
 - b. Donald Leo Mellein v. United States of America, et al., 2:23-cv-07970-RGK-MAR ("Mellein").
- 3. The *Pearsons* and *Mellein* complaints name as unnamed DOE defendants individual Federal Bureau of Investigation agents who searched Pearsons' safe deposit box (Box 4301) and Mellein's safe deposit box (Box 224) at U.S. Private Vaults in Beverly Hills, California.
- 4. Counsel for Plaintiff have received information in the *Snitko* litigation that the United States designated as "CONFIDENTIAL" pursuant to the Protective Order that states the names of the agents who searched Box 224 and Box 4301.
- 5. Section 7.1 of the Protective Order limits the use of Protected Material only for purposes of prosecuting, defending, or attempting to settle *Snitko*.
- 6. Counsel for Plaintiff and the United States have agreed to the use of the Protected Material in *Snitko* for the sole purpose of identifying the individual DOE defendants in *Pearsons* and *Mellein* to avoid burdensome and redundant discovery in *Pearsons* and *Mellein*.
- ACCORDINGLY, Plaintiff and the United States HEREBY STIPULATE THAT Section 7.1 of Protective Order be modified for the sole purpose of permitting the use of Protected Material from *Snitko* to be used by Plaintiff's counsel in *Pearsons* and *Mellein* for the sole purpose of amending the complaints in *Pearsons* and *Mellein* to add the names the individual DOE defendants who searched Box 224 and Box 4301. All other provisions of the Protective Order in *Snitko* remain in effect. Nothing in this Stipulation constitutes a waiver or withdrawal of the of the requirements of Paragraph 4 or

1	Paragraph 6.3 of the Protective Order.	
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3	Dated: December 1, 2023	Respectfully submitted,
4 5		INSTITUTE FOR JUSTICE Joseph Gay* Robert Frommer* Robert E. Johnson*
6		THE VORA LAW FIRM, P.C.
7		Lou Egerton-Wiley Nilay U. Vora Jeffrey Atteberry
8		Jenney Aucocny
9		/s/Joseph Gay
10 11		JOSEPH GAY Counsel for Plaintiff * Admitted <i>pro hac vice</i>
12	D (1 D 1 1 2022	•
13	Dated: December 1, 2023	E. MARTIN ESTRADA United States Attorney DAVID M. HARRIS
14		Assistant United States Attorney Chief Civil Division
15		Assistant United States Attorney Chief, Civil Division JOANNE S. OSINOFF Assistant United States Attorney
16		Chief, Complex and Defensive Litigation Section
17	/s/ Jasmin Yang	
18		JASMIN YANG Assistant United States Attorney
19		Attorneys for the United States of America
20		
21	ATTESTATION UNDER LOCAL RULE 5-4.3.4	
22	I, Jasmin Yang, am the ECF User whose ID and password are being used to file this STIPULATION TO ALLOW PLAINTIFFS TO USE MATERIAL DESIGNATED AS CONFIDENTIAL IN RELATED CASE. In compliance with Local Rule 5-4.3.4(a)(2), I hereby certify and attest that Plaintiff's counsel, Joseph Gay, has concurred in this filing.	
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24		
25	DATED: December 1, 2023	/s/ Jasmin Yang
26		JASMIN YANG
27		Assistant United States Attorney
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